

### U.S. Department of Justice

United States Attorney District of New Jersey

970 Broad Street, 7th Floor Newark, New Jersey 07102

FAX (973) 297-2006

10-2471 JI

January 22, 2010

# VIA FACSIMILE AT (973) 736-1712

Stacy Ann Biancamano Timothy M. Donohue Arleo, Donohue & Biancamano, L.L.C. 622 Eagle Rock Avenue West Orange, NJ 07052 (973) 736-8660

> Re: Plea Agreement with Itzak Friedlander a/k/a "Isaac Friedlander"

### Dear Counsel:

This letter sets forth the plea agreement between your client, Itzak Friedlander, and the United States Attorney for the District of New Jersey ("this Office"). Should your client wish to accept this agreement, the executed original must be received by this Office no later than close of business on January 25, 2010. If an executed agreement is not returned to this Office by that date, this offer will expire.

#### Charge

Conditioned on the understandings specified below, this Office will accept a guilty plea from Itzak Friedlander to a onecount Information which charges him with conspiracy to launder monetary instruments in violation of Title 18, United States Code, Section 1956(h). If Itzak Friedlander enters a guilty plea and is sentenced on this charge, and otherwise fully complies with all of the terms of this agreement, this Office will not initiate any further criminal charges against Itzak Friedlander for engaging in a money laundering scheme from in or about June 2007 to in or about July 2009. However, in the event that a guilty plea in this matter is not entered for any reason or the judgment of conviction entered as a result of this guilty plea does not remain in full force and effect, Itzak Friedlander agrees that any dismissed charges and any other charges that are not time-barred by the applicable statute of limitations on the date this agreement is signed by Itzak Friedlander may be commenced against him, notwithstanding the expiration of the limitations period after Itzak Friedlander signs the agreement.

### Sentencing

The violation of 18 U.S.C. § 1956(h) to which Itzak Friedlander agrees to plead guilty carries a statutory maximum prison sentence of twenty years and a statutory maximum fine equal to the greatest of: (1) \$250,000; (2) twice the gross amount of any pecuniary gain that any persons derived from the offense; (3) twice the gross amount of any pecuniary loss sustained by any victims of the offense; or (4) twice the amount of the criminally derived property involved in the transaction. Fines imposed by the sentencing judge may be subject to the payment of interest.

The sentence to be imposed upon Itzak Friedlander is within the sole discretion of the sentencing judge, subject to the provisions of the Sentencing Reform Act, 18 U.S.C. § 3551-3742, and the sentencing judge's consideration of the United States Sentencing Guidelines. The United States Sentencing Guidelines are advisory, not mandatory. The sentencing judge may impose any reasonable sentence up to and including the statutory maximum term of imprisonment and the maximum statutory fine. This Office cannot and does not make any representation or promise as to what guideline range may be found by the sentencing judge, or as to what sentence Itzak Friedlander ultimately will receive.

Further, in addition to imposing any other penalty on Itzak Friedlander, the sentencing judge: (1) will order Itzak Friedlander to pay an assessment of \$100 pursuant to 18 U.S.C. § 3013, which assessment must be paid by the date of sentencing; (2) may order Itzak Friedlander to pay restitution pursuant to 18 U.S.C. §§ 3663 et seq.; (3) may order Itzak Friedlander, pursuant to 18 U.S.C. § 3555, to give notice to any victims of his offense; (4) may order forfeiture, pursuant to 18 U.S.C. § 982; and (5) pursuant to 18 U.S.C. § 3583, may require Itzak Friedlander to serve a term of supervised release of not more than three years, which will begin at the expiration of any term of imprisonment imposed. Should Itzak Friedlander be placed on a term of supervised release and subsequently violate any of the conditions of supervised release before the expiration of its term, Itzak Friedlander may be sentenced to not more than two years' imprisonment in addition to any prison term previously imposed, regardless of the statutory maximum term of imprisonment set forth above and without credit for time previously served on post-release supervision, and may be sentenced to an additional term of supervised release.

### Forfeiture Provision

Itzak Friedlander agrees that as part of his acceptance of responsibility and pursuant to 18 U.S.C. § 982, he will forfeit to the United States any and all interest that he possesses in funds totaling \$508,985.21 seized from Valley National Bank Account No. XXXX9097 held by Gmach Shefa Chaim (Seizure No. 3510-2009-F-0095). It is agreed that the property identified above is property over which Itzak Friedlander exercised dominion and control and that such property was involved in a violation of 18 U.S.C. § 1956 or is traceable to such property and therefore subject to forfeiture. Itzak Friedlander also agrees that his interest in all forfeited funds will be turned over to the government before sentencing.

With respect to the assets in which Itzak Friedlander has agreed to forfeit his interest, Itzak Friedlander waives any constitutional and statutory challenges in any manner (including direct appeal, habeas corpus, or any other means) to any forfeiture carried out in accordance with this plea agreement on any grounds, including that the forfeiture constitutes an excessive fine or punishment under the Eighth Amendment to the United States Constitution.

## Rights of this Office Regarding Sentencing

Except as otherwise provided in this agreement, this Office reserves its right to take any position with respect to the appropriate sentence to be imposed on Itzak Friedlander by the sentencing judge, to correct any misstatements relating to the sentencing proceedings, and to provide the sentencing judge and the United States Probation Office all law and information relevant to sentencing, favorable or otherwise. In addition, this Office may inform the sentencing judge and the United States Probation Office of: (1) this agreement; and (2) the full nature and extent of Itzak Friedlander's activities and relevant conduct with respect to this case.

#### Stipulations

This Office and Itzak Friedlander agree to stipulate at sentencing to the statements set forth in the attached Schedule A, which hereby is made a part of this plea agreement. This agreement to stipulate, however, cannot and does not bind the sentencing judge, who may make independent factual findings and may reject any or all of the stipulations entered into by the parties. To the extent that the parties do not stipulate to a particular fact or legal conclusion, each reserves the right to argue the existence of and the effect of any such fact or

conclusion upon the sentence. Moreover, this agreement to stipulate on the part of this Office is based on the information and evidence that this Office possesses as of the date of this agreement. Thus, if this Office obtains or receives additional evidence or information prior to sentencing that it determines to be credible and to be materially in conflict with any stipulation in the attached Schedule A, this Office shall not be bound by any such stipulation. A determination that any stipulation is not binding shall not release either this Office or Itzak Friedlander from any other portion of this agreement, including any other stipulation. If the sentencing court rejects a stipulation, both parties reserve the right to argue on appeal or at postsentencing proceedings that the sentencing court was within its discretion and authority to do so. These stipulations do not restrict the Government's right to respond to questions from the Court and to correct misinformation that has been provided to the Court.

## Waiver of Appeal and Post-Sentencing Rights

As set forth in Schedule A, this Office and Itzak Friedlander waive certain rights to file an appeal, collateral attack, writ or motion after sentencing, including but not limited to an appeal under 18 U.S.C. § 3742 or a motion under 28 U.S.C. § 2255.

#### Other Provisions

This agreement is limited to the United States Attorney's Office for the District of New Jersey and cannot bind other federal, state, or local authorities. However, this Office will bring this agreement to the attention of other prosecuting offices, if requested to do so.

This agreement was reached without regard to any civil or administrative matters that may be pending or commenced in the future against Itzak Friedlander. This agreement does not prohibit the United States, any agency thereof (including the Internal Revenue Service) or any third party from initiating or prosecuting any civil proceeding against Itzak Friedlander.

### No Other Promises

This agreement constitutes the plea agreement between Itzak Friedlander and this Office and supersedes any previous agreements between them. No additional promises, agreements, or conditions have been made or will be made unless set forth in writing and signed by the parties.

Very truly yours,

PAUL J. FISHMAN United States Attorney

By:

Dustin Chao

Assistant U.S. Attorney

James B. Nobile

Chief

Special Prosecutions Division

I have received this letter from my attorneys, Stacy Ann Biancamano, Esq. and Timothy M. Donohue, Esq., I have read it and I understand it fully. I hereby accept the terms and conditions set forth in this letter and acknowledge that it constitutes the plea agreement between the parties. I understand that no additional promises, agreements, or conditions have been made or will be made unless set forth in writing and signed by the parties.

AGREED AND ACCEPTED:

Itzak Friedlander

Date:

Stacy Ann Biancamano, Esq. Timothy M. Donohue, Esq.

Arleo, Donohue & Biancamano, L.L.C.

622 Eagle Rock Avenue West Orange, NJ 07052

Counsel for Itzak Friedlander

## Plea Agreement With Itzak Friedlander

#### Schedule A

- 1. This Office and Itzak Friedlander recognize that the United States Sentencing Guidelines are not binding upon the Court. Except as set forth in paragraph 9 below, this Office and Itzak Friedlander nevertheless agree to the stipulations set forth herein, and agree that the Court should sentence Itzak Friedlander within the Guidelines offense level set forth below. Except as set forth in paragraph 9 below, this Office and Itzak Friedlander further agree that neither party will argue for the imposition of a sentence outside the Guidelines range that results from the agreed total Guidelines offense level.
- 2. The version of the United States Sentencing Guidelines effective November 1, 2009 applies in this case.
- The base offense level is 8 pursuant to U.S.S.G. § 2S1.1(a)(2).
- 4. The value of the laundered funds was more than \$120,000 but less than \$200,000. This results in an increase of 10 levels. U.S.S.G. §§ 2S1.1(a)(2); 2B1.1(b)(1)(F).
- 5. Itzak Friedlander shall plead guilty to 18 U.S.C. § 1956(h), and U.S.S.G. § 2S1.1, Application Note 3(C) does not apply, therefore, pursuant to U.S.S.G. § 2S1.1(b)(2)(B), this results in an increase of 2 levels.

## Acceptance of Responsibility and Other Stipulations

- 6. As of the date of this letter, Itzak Friedlander has clearly demonstrated a recognition and affirmative acceptance of personal responsibility for the offense charged. Therefore, a downward adjustment of 2 levels for acceptance of responsibility is appropriate if Itzak Friedlander's acceptance of responsibility continues through the date of sentencing. See U.S.S.G. § 3E1.1(a).
- 7. As of the date of this letter, Itzak Friedlander has assisted authorities in the investigation or prosecution of his own misconduct by timely notifying authorities of his intention to enter a plea of guilty, thereby permitting the government to avoid preparing for trial and permitting the government and the court to allocate their resources efficiently. If Itzak Friedlander enters a plea pursuant to this agreement and qualifies for a 2-point reduction for acceptance of

responsibility pursuant to U.S.S.G. § 3E1.1(a), and if in addition Itzak Friedlander's offense level under the Guidelines prior to the operation of § 3E1.1(a) is 16 or greater, Itzak Friedlander will be entitled to a further 1-point reduction in his offense level pursuant to U.S.S.G. § 3E1.1(b).

- 8. In accordance with the above, the parties agree that the total Guidelines offense level applicable to Itzak Friedlander is 17 (the "agreed total Guidelines offense level").
- 9. The parties agree not to seek or argue for any upward or downward departure, adjustment or variance not set forth herein. The parties further agree that a sentence within the Guidelines range that results from the agreed total Guidelines offense level of 17 is reasonable. Itzak Friedlander reserves his right to seek a downward variance based upon his personal history and characteristics, in accordance with 18 U.S.C. § 3553(a)(1). The United States reserves the right to oppose any such request.
- Itzak Friedlander knows that he has and, except as noted below in this paragraph, voluntarily waives, the right to file any appeal, any collateral attack, or any other writ or motion, including but not limited to an appeal under 18 U.S.C. § 3742 or a motion under 28 U.S.C. § 2255, which challenges the sentence imposed by the sentencing court if that sentence falls within or below the Guidelines range that results from the agreed total Guidelines offense level of 17. This Office will not file any appeal, motion or writ which challenges the sentence imposed by the sentencing court if that sentence falls within or above the Guidelines range that results from the agreed total Guidelines offense level of 17. The parties reserve any right they may have under 18 U.S.C. § 3742 to appeal the sentencing court's determination of the criminal history category. The provisions of this paragraph are binding on the parties even if the Court employs a Guidelines analysis different from that stipulated to herein. Furthermore, if the sentencing court accepts a stipulation, both parties waive the right to file an appeal, collateral attack, writ, or motion claiming that the sentencing court erred in doing so.
- 11. Both parties reserve the right to oppose or move to dismiss any appeal, collateral attack, writ, or motion barred by the preceding paragraph and to file or to oppose any appeal, collateral attack, writ or motion not barred by the preceding paragraph.